

Amendments to Senate Bill No. 419  
1st Reading Copy

Requested by Senator Greg Lind

For the Senate Business, Labor, and Economic Affairs Committee

Prepared by Pat Murdo  
February 16, 2007 (8:15am)

1. Page 1, line 11 through line 30.

**Strike:** subsections (1) through (4) in their entirety**Insert:** "A health insurance issuer that issues or renews an individual or a group health insurance policy, certificate, or membership contract under which an individual's or employee's dependents are eligible for coverage may not terminate coverage on the basis of the age of an unmarried dependent, as defined in 33-22-140(5)(b), prior to the dependent reaching 26 years of age. Except as otherwise provided by law, the continuation of the coverage of the dependent, as defined in 33-22-140(5)(b), is at the option of the covered employee."

2. Page 5, line 18.

**Strike:** "provide an option"**Following:** "11,"**Strike:** "for the insured to"

3. Page 5, line 19.

**Following:** the first "dependent"**Insert:** ", as defined in 33-22-140(5)(b),"

4. Page 7, line 8.

**Strike:** "covered by"**Insert:** "eligible for coverage under"**Following:** "child's employer"**Insert:** "for which the child's premium contribution amount is no greater than the premium amount for coverage as a dependent under a parent's individual or group health plan"

5. Page 13, line 17.

**Strike:** "covered by"**Insert:** "eligible for coverage under"**Following:** "child's employer"**Insert:** "for which the child's premium contribution amount is no greater than the premium amount for coverage as a dependent under a parent's individual or group health plan"

- END -